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7	, ,		
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12	Attorneys for Plaintiff		
13	JUDITH MAGNEY		
14			
	LIMITED OTATES	DISTRICT COLIDT	
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTR	ICT OF CALIFORNIA	
17	JUDITH C. MAGNEY, individually and as personal representative/successor in interest of	CASE NO.: 17-cv-02389-HSG	
18	Dick R. Magney,	STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANTS	
19	Plaintiffs,	SHIRLEY HILLMAN, HEATHER F. RINGWALD TO FILING RESPONSIVE	
20	vs.	PLEADING	
21	COUNTY OF HUMBOLDT, HUMBOLDT		
22	COUNTY BOARD OF SUPERVISORS; JEFFREY S. BLANK, individually and as		
23	Humboldt County Counsel; CAROLYN J. RUTH, individually and as Acting Humboldt		
24	County Counsel; BLAIR ANGUS, individually, as a Humboldt County Deputy		
25	County Counsel, and as Humboldt County		
26	Assistant County Counsel; NATALIE A. DUKE, individually and as a Humboldt		
0,	County Deputy County Counsel; PHILLIP		

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1	CRANDALL, former Director Humboldt		
2	County Health and Human Services;		
_	HEATHER F. RINGWALD, individually and as a Public Health Nurse with the Humboldt		
3	County Department of Health and Human		
4	Services, Social Services Branch, APS;		
	SHIRLEY HILLMAN, individually and as a		
5	Supervising Public Health Nurse with the		
	Humboldt County Department of Health and		
6	Human Services, Social Services Branch,		
7	APS; ROSY PROVINO, individually and as a Social Worker Supervisor for the Humboldt		
8	County Department of Health and Human		
	Services, Social Services Branch; AMANDA		
9	WINSTEAD, individually and as a Program		
	Manager, Humboldt County Department of		
10	Health and Human Services, Social Services		
11	Branch; KELLI L. SCHWARTZ, individually		
11	and as the Humboldt County Public Guardian,		
12	Humboldt County Department of Health and Human Services; and DOES 1 - 50.		
13	Truman Services, and Bolls 1 30.		
13	Defendants.		
14			
15	IT IS HEREBY STIPULATED by and between the parties, Plaintiff JUDITH C.		
16	MAGNEY ("Plaintiff"), and Defendants SHIRLEY HILLMAN and HEATHER F. RINGWALD		
17	("Defendants") through their respective attorneys as follows:		
18	1. Plaintiff filed a Complaint on April 26, 2017.		
19	2. Defendant Shirley Hillman, was served with the Complaint and is required to file		
20	a responsive pleading on or before June 7, 2017.		
21	3. Defendant Heather F. Ringwald, was served with the Complaint and is required to		

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5. This is defendants' first request for extension of time as defendants have not made any prior requests for additional time to file responsive pleadings in this matter. 26

file a responsive pleading on or before June 14, 2017.

time to file a responsive pleading to the Complaint.

Defendants have requested and Plaintiff has agreed to provide an extension of

1	THE PARTIES HEREBY STIPULATE THAT:	
2	1. Defendants SHI	RLEY HILLMAN and HEATHER F. RINGWALD's deadline to
3	file their pleadings in response to the Complaint in this matter is June 22, 2017.	
4	IT IS SO STIPULATED AND AGREED.	
5	DATED: June 2, 2017	HARLAND LAW FIRM
6		
7		By: <u>/s/ Allison Jackson</u> ALLISON JACKSON
8		Attorneys for Plaintiff
9	DATED 1 2 2017	MEGHELL PRIGGO PELANEW & MRIEZE LLP
10	DATED: June 2, 2017	MITCHELL, BRISSO, DELANEY & VRIEZE, LLP
11		By: /s/ Nicholas R. Kloeppel
12		NICHOLAS R. KLOEPPEL Attorneys for Defendants, SHIRLEY HILLMAN
13		and HEATHER F. RINGWALD
14	<u>ORDER</u>	
15	The above stipulation is accepted and it is so ordered. Defendants SHIRLEY HILLMAN	
16	and HEATHER F. RINGWALD shall have an extension of time to June 22, 2017, to file a	
17	responsive pleading to the Complaint.	
18	DATED: June 9, 2017	Haywood & Sell J.
19		HONORABLE HAYWOOD S. GILLIAM, JR.
20		United States District Court, Northern District
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22		
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